Memorandum

City of Las Vegas Neighborhood Services Department

To: Beverly Bridges, CMC, City Clerk

From: Devin S. Smith, Manager – Neighborhood Response Division

CC: File

Date: June 10, 2009

Re: Report of Expenses for the abatement of Dangerous Building Demolition at 1200 South Maryland

Parkway - Ward 3 (Reese)

LVMC Ordinance 5873 authorizes the City of Las Vegas to assess and collect a re-inspection fee of \$120.00 if the nuisance violation(s) are not brought into compliance by the re-inspection date on this notice. An additional fee of \$180.00 per hour, one-hour minimum (not to be pro-rated), will be charged for each additional inspection after the initial re-inspection. In addition, LVMC 9.04.020 and 9.040.040 authorizes the city to assess a civil penalty concurrently with the re-inspection fees assessed. On the 2nd re-inspection a \$180 re-inspection fee + a \$150.00 civil penalty will be assessed; on the 3rd re-inspection a \$180 re-inspection fee + a \$300.00 civil penalty will be assessed; on the 4th re-inspection and any future re-inspections will be assessed a \$180 re-inspection fee + a \$500.00 civil penalty. Additionally, every person who causes or maintains a public nuisance, or who willfully omits or refuses to perform any legal duty relating to the abatement of such nuisance (1) shall be guilty of a misdemeanor; (2) shall be liable civilly to the City and, upon such findings shall be responsible to pay civil penalties of not more than five hundred (\$500.00) dollars per day, or for commercial properties; civil penalties of not more than one thousand (\$1000.00) per day, for each day that any nuisance remained unabated after the date specified for abatement in the notice of violation. The \$500.00 or \$1000 daily civil penalty will be determined at the discretion of the city council. Any and all unpaid fees are subject to collection and/or liens.

After giving due process, notification, and an opportunity for an appeal hearing as specified in the Las Vegas Municipal Code for "Dangerous Building Demolition," the Department of Neighborhood Services caused the above-referenced property to be corrected by demolishing the structure(s) in compliance with Clark County Health regulations (bid must include asbestos removal), removing refuse, waste, and posting No Trespassing, No Dumping, No Vehicle signs on site. The abatement was completed by W.A. Construction, LLC on January 17, 2009 at a cost of \$17,949, and asbestos survey on September 9, 2008 at a cost of \$800 which was accepted by the Department of Neighborhood Services.

Contract Amount Breakdown:	
Demolish the Structure	\$10,000.00
Remove refuse and waste	\$7,900.00
Posting of Signs (No Trespassing, No Dumping,	\$49.00
No Vehicles)	
Asbestos Survey	\$800.00
AMOUNT DUE:	\$18,749.00
Administrative Processing Fee:	\$2,812.35
Sub-Total:	\$21,561.35
Reinspection Fees (w/late fees):	\$318.00
Civil Penalties:	\$150.00
Payments	-\$3,120.00
TOTAL AMOUNT DUE:	\$18,909.35
Daily Civil Penalties - 170 days @ \$500 a day	\$84,850.00
(excluding fees already assessed)	
August 1, 2008 to January 17, 2009	
Maximum Total:	\$103,759.35
OWNER OF RECORD:	GUADALUPE BARBOSA DEOKAMURA
PROPERTY ABATED:	1200 South Maryland Parkway
ASSESSOR PARCEL:	162-03-514-035
LEGAL DESCRIPTION:	HUNTRIDGE SUB TRACT 2
	PLAT BOOK 2 PAGE 37

LOT 1 BLOCK 10

DSS:jl